UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

JUAN ISIDRO ITZEP, et al.	§
Plaintiffs,	§ §
v.	§ CIVIL ACTION NO. SA-06-CA-0568-XR
TARGET CORPORATION, et al.	§ § 8
Defendants.	§

JOINT MOTION TO DISMISS

Pursuant to Federal Rule of Civil Procedure 41(a)(2), plaintiffs and defendant Target Corporation hereby jointly move that all claims by plaintiffs against Target Corporation be dismissed with prejudice. As grounds for the motion plaintiffs and defendant Target Corporation represent to the court they have entered into a settlement agreement resolving all claims asserted by plaintiffs against defendant Target Corporation.

Respectfully submitted,

William H. Beardall, Jr. Texas Bar No. 01980600

EQUAL JUSTICE CENTER and

TRANSNATIONAL WORKER RIGHTS CLINIC

510 S. Congress Ave., Suite 206

Austin, TX 78704 Tel: (512) 474-0007

Fax: (512) 474-0008

B. Craig Deats
DEATS, DURST, OWEN & LEVY, PLLC
Texas Bar No. 05703700
1204 San Antonio Street, Suite 203

Austin, Texas 78701 Tel: (512) 474-6200 Fax: (512) 474-7896 Thomas A. Davis

davist@jacksonlewis.com

David T. Wiley

wileyd@jacksonlewis.com

Shannon L. Miller

millers@jacksonlewis.com

JACKSON LEWIS LLP First Commercial Bank Building 800 Shades Creek Parkway, Suite 870

Birmingham, AL 35209 Tel: (205) 332-3101/3102/3104

Fax: (205) 332-3131

Counsel for Target Corporation

Joseph P. Berra LAW OFFICE OF JOSEPH P. BERRA Texas Bar No. 24027144 209 Avant Ave. San Antonio, Texas 78210 (210) 842-2567 FAX (210) 533-7768

Counsel for Plaintiffs

CERTIFICATE OF SERVICE

This is to certify that on this 30th day of June, 2008, I electronically transmitted the attached document to the Clerk of the Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the ECF registrants below:

Thomas A. Davis David T. Wiley Shannon Miller Jackson, Lewis, L.L.P. First Commercial Bank Bldg 800 Shade Creek Parkway, Suite 870 Birmingham, Alabama 35209 Rick Pizzo Pizzo Law Firm 1515 S. Denver Ave. Tulsa, Oklahoma 742119-3899

/s/

William H. Beardall, Jr. Attorneys for Plaintiffs